## United States Magistrate Judge Alicia O. Valle

	Fort Lauderdale Co	urtroom 310		Date: 11/26/2024 Time: 11:00AM
Defendant: Darrin Alexander Roker (J) J#: Case #:			Case #:	24-mj-6574-AOV
AUSA: Deric Zaccca Attorney:				
21 U.S.C.§ 963 Cocaine importation conspiracy; 18 U.S.C.§ 924 Firearms use, carrying, and possession; Violation: 18 U.S.C.§ 924 Firearms conspiracy				
Proceeding: Initial Appearance on Removal CJA A			CJA A	opt:
Bond/PTD Held: ☐ Yes ☐ No Recommended Bond:				
Bond Set at: Pretrial Detention Co-signed by:				ned by:
Surr	ender and/or do not obtain pas	sports/travel docs		Language: English
Rep	Report to PTS <b>as directed</b> /orx's a week/month phone:x's a week/month in person		th by	Disposition:
pho				Def. present in court. Def. advised of his rights
Ran	dom urine testing by Pretrial Se	rvices		and charges. Gov't motion to unseal case –
Trea	Treatment as deemed necessary  Refrain from use of alcohol  Participate in mental health assessment & treatment			granted. See Order. Def. was not sworn in as
Refr				to appointment of counsel and colloquy was
Part				not administered. AFPD assisted the
☐ Maintain or seek full-time employment/education				defendant and appeared as a friend of the
No contact with victims/witnesses				court. Waiver of Rule 5 and 5.1
No firearms				Removal/Identity hearing filed and signed in
☐ Not	Not to encumber property			open court. Commitment Order to the
☐ May	May not visit transportation establishments			Southern District of New York signed in open
☐ Hon	ne Confinement/Electronic Mon	itoring and/or		court. Defendant to be removed to the SD/NY.
Curf	ew pm to	am, paid by		
	Allowances: Medical needs, court appearances, attorney visits, religious, employment			
Trav	rel extended to:			
Oth	er:			
NEXT COUR	T APPEARANCE Date:	Time: J	udge:	Place:
Report Re Counsel:				
PTD/Bond Hearing:				
Prelim/Arraign or Removal:				
Status Conference RE:				
D.A.R. <u>12:02:31/12:38:52</u>				Time in Court: 15 minutes

CHECK IF APPLICABLE: \_\_For the reasons stated by counsel for the Defendant and finding that the ends of justice served by granting the ore tenus motion for continuance to hire counsel outweigh the best interests of the public & the Defendant in a Speedy Trial, the Court finds that the period of time from today, through and including \_\_\_\_\_, shall be deemed excludable in accordance with the provisions of the Speedy Trial Act, 18 USC 3161 et seq..